UNITED STATES DISTRICT COURT SOUTHERN DISTRICT OF NEW YORK

MEGHAN PIPER JOHNSON, REBECCA PARDUE and RODENELLIE PLUVIOSE, on behalf of themselves and all other persons similarly situated, Case No. 22-CV-00857

Judge Laura Taylor Swain

Plaintiffs,

v.

BODY & POLE, INC. and KYRA JOHANNESEN,

Defendants.

NOTICE OF UNOPPOSED MOTION FOR FINAL APPROVAL OF THE PROPOSED CLASS AND COLLECTIVE ACTION SETTLEMENT

PLEASE TAKE NOTICE that, upon the annexed Declaration of Benjamin Rudolph Delson, Esq., dated May 3, 2023, the exhibits annexed thereto, the accompanying memorandum of law in support of the unopposed motion for final approval of the settlement agreement, and all the pleadings and proceedings heretofore had herein, the undersigned, without opposition, moves this Court, before the Hon. Laura Taylor Swain, United States District Judge, in the Thurgood Marshall United States Courthouse, 40 Foley Square, Courtroom 17C, New York, New York 10007, on a return date to be set by the Court, for an Order:

- (1) Granting final approval to the settlement reached by the parties in this action, as embodied in their Settlement Agreement And Release attached as Exhibit A to the Delson Declaration;
- Rule of Civil Procedure 23 in connection with the settlement process:

 All individuals who were Work-Studies at Defendant Body & Pole, Inc.,
 at any time from February 1, 2016 through February 7, 2023 (the date
 of the Court's Order granting Preliminary Approval of the Settlement);
 and certifying the following Collective Action (the "Collective Action")
 under Section 216(b) of the Fair Labor Standards Act: All individuals
 who were Work-Studies at Defendant Body & Pole, at any time from
 February 1, 2019 through February 7, 2023;
- (3) Approving an award of attorney's fees in the amount of \$36,000 to Granovsky & Sundaresh PLLC, Class Counsel in this matter;
- (4) Entering judgment dismissing this action with prejudice as provided in the Proposed Order attached to the Delson Declaration as Exhibit H; and
- (5) For such other and further relief as the Court may deem just and proper.

A Proposed Order is attached hereto as Exhibit H.

Dated: New York, New York

May 3, 2023

Respectfully Submitted,

GRANOVSKY & SUNDARESH PLLC

/s/ Benjamin Rudolph Delson

Benjamin Rudolph Delson Alexander Granovsky 48 Wall Street, 11th Floor New York, NY 10005 delson@g-s-law.com ag@g-s-law.com (646) 524-6001 Attorneys for Plaintiffs